1 2 3 4	MORGAN, LEWIS & BOCKIUS LLP Michael J. Puma (pro hac vice) 2222 Market Street Philadelphia, PA 19103 Tel: +1.215.963.5000 Fax: +1.215.963.5001 michael.puma@morganlewis.com			
5 6 7 8 9 10	Sarah Zenewicz (pro hac vice) One Market, Spear Street Tower San Francisco, CA 94105 Tel: +1.415.442.1000 Fax: +1.415.442.1001 sarah.zenewicz@morganlewis.com Attorneys for Defendants ARAMARK SPORTS AND ENTERTAINMENT GROUP, LLC; ARAMARK SPORTS AND ENTERTAINMENT SERVICES, LLC; ARAMA SPORTS, LLC; ARAMARK SERVICES, INC.; a MANDALAY BAY, LLC	RK		
12	Additional counsel on the following page			
13	UNITED STATES DISTRICT COURT			
14	DISTRICT OF NEVADA			
15				
16 17 18 19 20 21 22 23 24	DELORES CHAPMAN, an individual, on behalf of herself and others similarly situated, Plaintiff, v. LAS VEGAS ACES d/b/a and a/k/a LAS VEGAS BASKETBALL L.P.; MVP EVENT PRODUCTIONS LLC d/b/a and a/k/a MVP EVENT STAFFING; MANDALAY BAY, LLC; ARAMARK SPORTS AND ENTERTAINMENT GROUP, LLC; ARAMARK SPORTS AND ENTERTAINMENT SERVICES, LLC; ARAMARK SPORTS, LLC; ARAMARK SPORTS, LLC; ARAMARK SERVICES, INC.; GREG FIELDING; DOES 1 through 50, inclusive	Case No. 2:23-cv-00278-APG-MDC JOINT STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND CONTINUE STAY (SECOND REQUEST) Action Filed: February 22, 2023		
16 17 18 19 20 21 22 23 24	behalf of herself and others similarly situated, Plaintiff, V. LAS VEGAS ACES d/b/a and a/k/a LAS VEGAS BASKETBALL L.P.; MVP EVENT PRODUCTIONS LLC d/b/a and a/k/a MVP EVENT STAFFING; MANDALAY BAY, LLC; ARAMARK SPORTS AND ENTERTAINMENT GROUP, LLC; ARAMARK SPORTS AND ENTERTAINMENT SERVICES, LLC; ARAMARK SPORTS, LLC; ARAMARK SERVICES, INC.; GREG FIELDING; DOES 1	JOINT STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND CONTINUE STAY (SECOND REQUEST)		
116 117 118 119 120 221 222 223	behalf of herself and others similarly situated, Plaintiff, V. LAS VEGAS ACES d/b/a and a/k/a LAS VEGAS BASKETBALL L.P.; MVP EVENT PRODUCTIONS LLC d/b/a and a/k/a MVP EVENT STAFFING; MANDALAY BAY, LLC; ARAMARK SPORTS AND ENTERTAINMENT GROUP, LLC; ARAMARK SPORTS AND ENTERTAINMENT SERVICES, LLC; ARAMARK SPORTS, LLC; ARAMARK SERVICES, INC.; GREG FIELDING; DOES 1 through 50, inclusive	JOINT STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND CONTINUE STAY (SECOND REQUEST)		
116 117 118 119 120 221 222 223 224 225	behalf of herself and others similarly situated, Plaintiff, V. LAS VEGAS ACES d/b/a and a/k/a LAS VEGAS BASKETBALL L.P.; MVP EVENT PRODUCTIONS LLC d/b/a and a/k/a MVP EVENT STAFFING; MANDALAY BAY, LLC; ARAMARK SPORTS AND ENTERTAINMENT GROUP, LLC; ARAMARK SPORTS AND ENTERTAINMENT SERVICES, LLC; ARAMARK SPORTS, LLC; ARAMARK SERVICES, INC.; GREG FIELDING; DOES 1 through 50, inclusive	JOINT STIPULATION AND [PROPOSED] ORDER TO EXTEND DEFENDANTS' DEADLINE TO RESPOND TO SECOND AMENDED COMPLAINT AND CONTINUE STAY (SECOND REQUEST)		

	Dora V. Lane
2	Nevada Bar No. 8424 Steven J.T. Washington
	Nevada Bar No. 14298 HOLLAND & HART LLP
	9555 Hillwood Drive, 2nd Floor Las Vegas, NV 89134
	Phone: 702.669.4600
	Fax: 702.669.4650 DLane@hollandhart.com
6	SJWashington@hollandhart.com
7	Attorneys for Defendant Las Vegas Basketball L.P. d/b/a
8	and a/k/a Las Vegas Aces (erroneously sued as LAS VEGAS ACES
9	d/b/a and a/k/a LAS VEGAS BASKETBALL L.P.)
10	GABROY MESSER
11	Christian Gabroy, NV Bar No. 8805 Kaine Messer, NV Bar No. 14240
12	170 South Green Valley Parkway, Ste. 280 Henderson, NV 89012
13	Tel: +1.702.259.7000 Fax: +1.702.259.7704
14	christian@gabroy.com kmesser@gabroy.com
15	Attorneys for Plaintiff
16	DELORES CHAPMAN, on behalf of herself and all others similarly situated
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	

28

1	This Joint Stipulation is entered into by and between Plaintiff Delores Chapman ("Plaintiff")			
2	and Defendants Las Vegas Basketball L.P. d/b/a and a/k/a Las Vegas Aces ("Las Vegas Aces")			
3	(erroneously sued as Las Vegas Aces d/b/a and a/k/a Las Vegas Basketball L.P.), Aramark Sports			
4	and Entertainment Group, LLC, Aramark Sports and Entertainment Services, LLC, Aramark Sports			
5	LLC, Aramark Services, Inc. and Mandalay Bay, LLC ("Aramark Defendants and Mandalay Bay"			
6	and collectively with the Las Vegas Aces, the "Defendants") by and through their respective			
7	counsel of record based upon the following facts establishing good cause:			
8	WHEREAS, on August 14, 2024, the Court granted the Aramark Defendants and Mandalay			
9	Bay's Motion to Dismiss or Strike Plaintiff's First Amended Complaint (ECF No. 68) in its entirety			
10	and granted Plaintiff leave to file a Second Amended Complaint ("SAC") by September 10, 2024;			
11	WHEREAS, on September 10, 2024, Plaintiff filed the SAC (ECF No. 70) reasserting the			
12	same claims against all Defendants;			
13	WHEREAS, the Aramark Defendants and Mandalay Bay intend to file a Motion to Dismiss			
14	and/or Strike and the Las Vegas Aces intend to file a Motion for Judgment on the Pleadings in			
15	response to the SAC;			
16	WHEREAS, this Court previously granted a stipulated extension of Defendants' deadline to			
17	respond to the SAC while they met and conferred on a potential global resolution of this action			
18	(ECF No. 72);			
19	WHEREAS, Defendants' deadline to respond to the SAC is currently October 24, 2024			
20	(Fed. R. Civ. P. 15(a)(3));			
21	WHEREAS, the Parties are continuing to meet and confer on a potential global resolution of			
22	this action;			
23	WHEREAS, in light of those ongoing discussions, and in the interest of judicial economy			
24	and efficiency, the Parties have mutually agreed to extend Defendants' response deadline to			
25	November 25, 2024, and continue the stay of this action (ECF No. 58);			
26	WHEREAS, this is the second request to extend the time for Defendants to respond to			
27	Plaintiff's SAC;			
28				

- 1			
1	THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and through the Partie		
2	respective counsel as follows:		
3	 The stay entered on November 29, 2023, remains in place; 		
4	2. Defendants shall have until November 25, 2024, to file a response to the SAC.		
5	DATED this 22nd day of October 2024	DATED this 22nd day of October 2024	
6	HOLLAND & HART LLP	Gabroy Messer	
7			
8 9 10	/s/ Steven J.T. Washington Dora V. Lane (NV Bar No. 8424) Steven J.T. Washington (NV No. 14298) 9555 Hillwood Drive, 2nd Floor	/s/ Christian Gabrov Christian Gabroy (NV Bar No. 8805) Kaine Messer (NV Bar No. 14240) 170 South Green Valley Parkway, Ste. 280 Henderson, NV 89012	
11 12 13 14	Attorneys for Defendant Las Vegas Basketball L.P. d/b/a and a/k/a Las Vegas Aces (erroneously sued as LAS VEGAS ACES d/b/a and a/k/a LAS VEGAS BASKETBALL L.P.)	Attorneys for Plaintiff	
15 16 17	DATED this 22nd day of September 2024 MORGAN, LEWIS & BOCKIUS LLP /s/ Sarah Zenewicz		
18 19 20 21 22 23 24	Morgan, Lewis & Bockius LLP Michael J. Puma (pro hac vice forthcoming) 2222 Market Street Philadelphia, PA 19103 Morgan, Lewis & Bockius LLP Sarah Zenewicz (pro hac vice pending) One Market, Spear Street Tower San Francisco, CA 94105 Lewis Brisbois Bisgaard & Smith LLP Jeffrey D. Winchester (NV Bar No. 10279) 6385 S. Rainbow Boulevard, Suite 600	ORDER IT IS SO ORDERED.	
25 26 27 28	Las Vegas, NV 89118 Attorneys for Aramark Entities and Mandalay Bay, LLC	Hon. Maximiliano D. Couvillier III United States Magistrate Judge Dated: 10/28/2024	